

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

In re VERISIGN, INC. SECURITIES
LITIGATION) Master File No. C-02-2270-JW(PVT)
)
) CLASS ACTION
)
This Document Relates To:) [REDACTED] FINAL JUDGMENT AND
) ORDER OF DISMISSAL WITH PREJUDICE
)
) ALL ACTIONS.)
) DATE: March 12, 2007
) TIME: 9:00 a.m.
) COURTROOM: The Honorable James Ware
)

1 This matter came before the Court for hearing pursuant to the Order of this Court, dated
2 December 18, 2006, on the application of the parties for approval of the Settlement set forth in the
3 Stipulation of Settlement and Release dated as of December 12, 2006 (the "Stipulation"). Due and
4 adequate notice having been given to the Class and VeriSign shareholders as required in said Order,
5 and the Court having considered all papers filed and proceedings had herein and otherwise being
6 fully informed in the premises and good cause appearing therefore, IT IS HEREBY ORDERED,
7 ADJUDGED AND DECREED that:

8 1. This Judgment incorporates by reference the definitions in the Stipulation, and all
9 terms used herein shall have the same meanings as set forth in the Stipulation, unless otherwise set
10 forth herein.

11 2. This Court has jurisdiction over the subject matter of the Federal Litigation and over
12 all parties to the Litigations, including all Members of the Class.

13 3. Pursuant to Federal Rule of Civil Procedure 23, this Court hereby approves the
14 Settlement set forth in the Stipulation and finds that said Settlement is, in all respects, fair, just,
15 reasonable and adequate to the Class, VeriSign shareholders and Defendants.

16 4. Except as to any individual claim of those Persons (identified in Exhibit 1 hereto)
17 who have validly and timely requested exclusion from the Class, the Federal Litigation and all
18 claims contained therein, as well as all of the Released Class Claims, are dismissed with prejudice as
19 to the Lead Plaintiffs and the other Members of the Class, as against VeriSign and each of the
20 Individual Class Defendants and their Related Parties, including their insurance carriers. The
21 Settling Parties are to bear their own costs, except as otherwise provided in the Stipulation.

22 5. The Court has reviewed and considered the objection filed on behalf of George and
23 Maribeth Lebus. The Court finds the objection to be without merit and hereby overrules the
24 objection.

25 6. The Court finds that the Stipulation and Settlement are fair, just, reasonable, and
26 adequate as to each of the Settling Parties, and that the Stipulation and Settlement are hereby finally
27 approved in all respects, and the Settling Parties are hereby directed to perform its terms.

28

1 7. Upon the Effective Date hereof, the Lead Plaintiffs and each of the Class Members
2 shall be deemed to have, and by operation of the Judgment shall have, fully, finally, and forever
3 released, relinquished and discharged all Released Class Claims against VeriSign and the Individual
4 Class Defendants and their Related Parties, including Defendants' insurance carriers, whether or not
5 any such Class Member executes and delivers the Proof of Claim and Release.

6 8. All Class Members are hereby forever barred and enjoined from prosecuting any of
7 the Released Class Claims against VeriSign and the Individual Class Defendants and their Related
8 Parties, including Defendants' insurance carriers.

9 9. Upon the Effective Date hereto, each of the Released Persons shall be deemed to
10 have, and by operation of this Judgment shall have, fully, finally, and forever released, relinquished
11 and discharged each and all of the Class Members, Derivative Plaintiffs, the Nominal Defendant,
12 counsel to the Lead Plaintiffs, and counsel to the Derivative Plaintiffs from all claims (including
13 Unknown Claims), arising out of, relating to, or in connection with the institution, prosecution,
14 assertion, settlement or resolution of the Litigations or the Released Claims.

15 10. Upon the Effective Date hereto, the Derivative Plaintiffs and the Nominal Defendant
16 shall be deemed to have, and by operation of the Dismissal shall have, fully, finally, and forever
17 released, relinquished and discharged all Released Derivative Claims against the Individual
18 Derivative Defendants and their Related Parties, including Defendants' insurance carriers.

19 11. The Notice of Pendency and Proposed Settlement of Class Action ("Notice") given to
20 the Class was the best notice practicable under the circumstances, including the individual notice to
21 all Members of the Class who could be identified through reasonable effort. Said notice provided
22 the best notice practicable under the circumstances of those proceedings and of the matters set forth
23 therein, including the proposed Settlement set forth in the Stipulation, to all Persons entitled to such
24 notice. The Notice and the Summary Notice fully satisfied the requirements of Federal Rule of Civil
25 Procedure 23 and the requirements of due process.

26 12. Any plan of allocation submitted by Lead Counsel or any order entered regarding any
27 attorneys' fee and expense application shall in no way disturb or affect this Final Judgment and shall
28 be considered separate from this Final Judgment.

1 13. Neither the Stipulation nor the Settlement contained therein, nor any act performed or
2 document executed pursuant to or in furtherance of the Stipulation or the Settlement: (a) is or may be
3 deemed to be or may be used as an admission of, or evidence of, the validity of any Released Claim,
4 or of any wrongdoing or liability of the Defendants, or (b) is or may be deemed to be or may be used
5 as an admission of, or evidence of, any fault or omission of any of the Defendants in any civil,
6 criminal or administrative proceeding in any court, administrative agency or other tribunal.
7 Defendants may file the Stipulation and/or the Judgment from this action in any other action that
8 may be brought against them in order to support a defense or counterclaim based on principles of *res*
9 *judicata*, collateral estoppel, release, good faith settlement, judgment bar or reduction, or any theory
10 of claim preclusion or issue preclusion or similar defense or counterclaim.

11 14. Without affecting the finality of this Judgment in any way, this Court hereby retains
12 continuing jurisdiction over: (a) implementation of this Settlement and any award or distribution of
13 the Settlement Fund, including interest earned thereon; (b) disposition of the Settlement Fund;
14 (c) hearing and determining applications for attorneys' fees, interest and expenses in the Federal
15 Litigation; and (d) all parties hereto for the purpose of construing, enforcing and administering the
16 Stipulation.

17 15. The Court finds that during the course of the Federal Litigation, the Settling Parties
18 and their respective counsel at all times complied with the requirements of Federal Rule of Civil
19 Procedure 11.

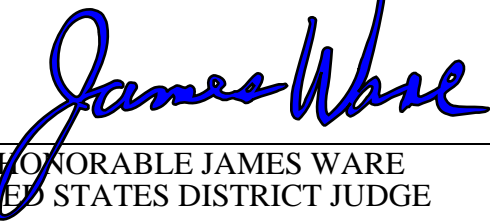
20 16. In the event that the Settlement does not become effective in accordance with the
21 terms of the Stipulation, or the Effective Date does not occur, or in the event that the Settlement
22 Fund, or any portion thereof, is returned to the Defendants or their insurers, then this Judgment shall
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1 be rendered null and void to the extent provided by and in accordance with the Stipulation and shall
2 be vacated and, in such event, all orders entered and releases delivered in connection herewith shall
3 be null and void to the extent provided by and in accordance with the Stipulation.

4 IT IS SO ORDERED.

5 DATED: April 23 2007

6 THE HONORABLE JAMES WARE
7 UNITED STATES DISTRICT JUDGE



8 Submitted by:

9 LERACH COUGHLIN STOIA GELLER
10 RUDMAN & ROBBINS LLP
11 PATRICK J. COUGHLIN
12 JEFFREY W. LAWRENCE
13 DENNIS J. HERMAN
14 CHRISTOPHER P. SEEFER
SHIRLEY H. HUANG
JENNIE LEE ANDERSON
100 Pine Street, Suite 2600
San Francisco, CA 94111
Telephone: 415/288-4545
415/288-4534 (fax)

15 LERACH COUGHLIN STOIA GELLER
16 RUDMAN & ROBBINS LLP
WILLIAM S. LERACH
JOY ANN BULL

18 s/ Joy Ann Bull
19 JOY ANN BULL

20 655 West Broadway, Suite 1900
21 San Diego, CA 92101
Telephone: 619/231-1058
619/231-7423 (fax)

22 Lead Counsel for Plaintiffs

23 LAW OFFICES BERNARD M. GROSS, P.C.
24 BERNARD M. GROSS
DEBORAH R. GROSS
25 Wanamaker Bldg., Suite 450
100 Penn Square East
26 Philadelphia, PA 19107
Telephone: 215/561-3600
27 215/561-3000 (fax)

1 COHEN, MILSTEIN, HAUSFELD
2 & TOLL, P.L.L.C.

3 STEVEN J. TOLL

4 LISA M. MEZZETTI

5 JOSHUA S. DEVORE

6 1100 New York Avenue, N.W.
West Tower, Suite 500
Washington, DC 20005-3964
Telephone: 202/408-4600
202/408-4699 (fax)

7 SCHATZ & NOBEL, P.C.

8 ANDREW M. SCHATZ

9 JEFFREY S. NOBEL

10 NANCY A. KULESA

11 One Corporate Center
20 Church Street, Suite 1700
Hartford, CT 06103
Telephone: 860/493-6292
860/493-6290 (fax)

12 Additional Counsel for Federal Plaintiffs

13 ROBBINS UMEDA & FINK, LLP

14 MARC M. UMEDA

15 610 West Ash Street, Suite 1800
San Diego, CA 92101
Telephone: 619/525-3990
619/525-3991 (fax)

16 Counsel for Derivative Plaintiffs

17 SCHIFFRIN & BARROWAY, LLP

18 ROBERT B. WEISER

19 280 King of Prussia Road

20 Radnor, PA 19087
Telephone: 610/667-7706
610/667-7056 (fax)

21 Additional Counsel for Derivative Plaintiffs

22 S:\Settlement\Verisign.set\FINAL JUDGMENT 00039650.doc

23

24

25

26

27

28

EXHIBIT 1

RECEIVED DDB

FEB 01 2007

CLAIMS CENTER

41 OSBORNE AVE

BEL MERE NJ 08742

JANUARY 28, 2007

GENTLEMEN:

THE UNDERSIGNED WANTS TO BE EXCLUDED HIMSELF
FROM THE CLASS IN VERI SIGN INC. SECURITIES
LITIGATION, MASTER FILE NO C-02-2270 - JW(PJC)

I DO NOT ANY LONGER HAVE RECORD OR PURCHASE
AND OR SALE OF VERI SIGN COMMON STOCK

EDWARD J. LABUSCH

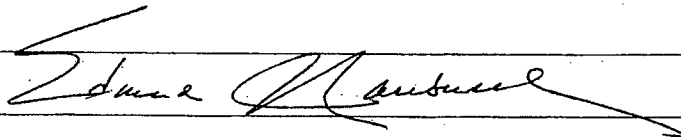
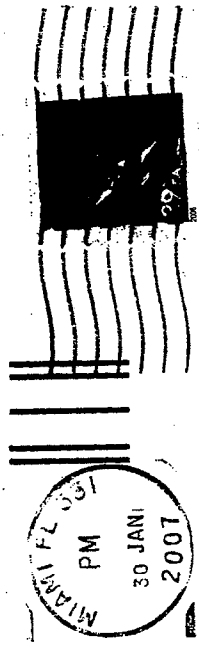


Exhibit 1



11-058202-A
MAIL HEAD AJT 007452



VeriSign Securities Litigation
Claims Administrator
c/o Gilardi & Co, LLC
P.O. Box 808055
Petaluma CA 94975-8055

VRSN1

XXXXXXXXXXXXXXXXXXXXXX

RECEIVED DDS

FEB 05 2007

CLAIMS CENTER

1603 Shadybrook Road
Wilmington, DE 19803
January 28, 2007

VeriSign Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box 808055
Petaluma, CA 94975-8055

Dear Sirs,

I wish to be excluded from the Class in *In re VeriSign, Inc. Securities Litigation*,
Master File No. C-02-2270-JW(PVT). My contact information is:

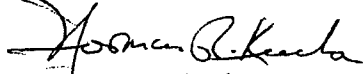
Norman R Kouba
1603 Shadybrook Road
Wilmington, DE 19803

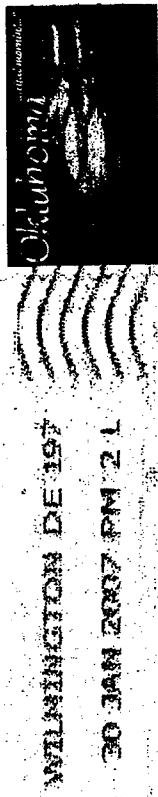
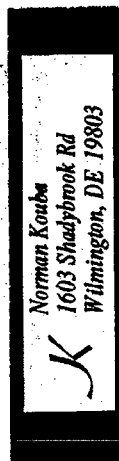
or

A G Edwards & Sons, Inc
Norman R. Kouba TTEE
Norman R. Kouba
Revocable Trust
U/A DTD 5-14-93
PAS/ROXBURY
1603 Shadybrook Road
Wilmington. DE 19803

My records show that 30 shares VeriSign Inc. were purchased for me on 10/09/2007 @ 196 for \$5,880.00 and sold on 4/08/2001 @ 32.0705 for \$982.47. An additional 25 shares of VeriSign, Inc. were purchased for me on 10/29/2001 @ 42.0705 for \$1,051.76 and sold on 11/02/2001 @ 40.10 for \$1,002.46.

Very truly yours,


Norman R Kouba



VERISIGN SECURITIES LITIGATION

CLAIMS ADMINISTRATOR

% GILARDI & CO, LLC
P.O. BOX 808055
PETALUMA, CA 94975-8055

34375+AGES

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CLAIMS CENTER

Feb. 1, 2007

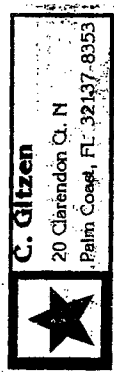
VeriSign Securities LitigationClaims Admin.c/o Gilardi & Co. LLCP.O. Box 808055Petaluma, Ca 94975-8055To whom it may concern:

Please exclude the following from
in re VeriSign, Inc. Securities Litigation,
Master File No. C-02-2270-JW(PVT).

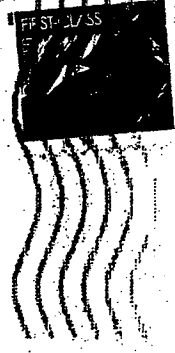
IRA FBO CLAUDIA J. GITZENTRP TRUST CO. CUSTODIANP.O. Box 352934PALM COAST, FL 32135-2934TEL.

Purchased 100 sh VeriSign, Inc. 06-14-01.
Sold 100 sh " " 06-19-01.

Sincerely,
Claudia J. Gitzem



DAYTONA BEACH
FL 32111
02 FEB 2007 PW



Veridigm Securities of Litigation
Claytone Admin
c/o Gilardi & Co., LLC
P.O. Box 808055
Petaluma, CA 94975-8055

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FEB 06 2007

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FEB 09 2007

CLAIMS CENTER

5265 Settlement Dr.
New Albany, OH 43054
4 February 2007

Verisign Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
P. O. Box 808055
Petaluma, CA 94975-8055

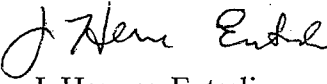
Dear Sirs:

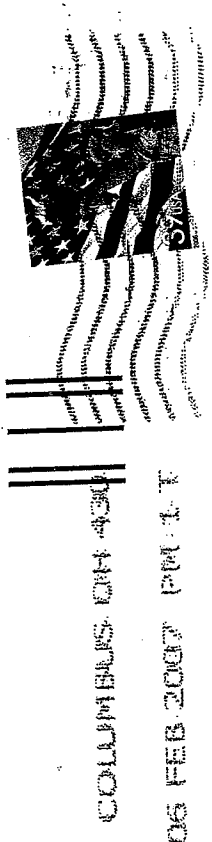
In regard *Verisign, Inc. Securities Litigation*, I wish to be excluded.. My involvement was as follows

Bought 75 shares @ \$40.2919. for \$3021.89 on 9/18/01

Sold 75 shares@ \$49.80066 for \$3735.05 on 10/15/01

Very truly yours,


J. Herman Enterline



J. H. Enterline
5265 Settlement Dr.
New Albany, OH 43054-9493



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VeriSign Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box 808055
Petaluma CA 94975-8055

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CLAIMS CENTER

January 28, 2007

VeriSign Securities Litigation
Claims Administrator
C/o Gilardi & Co, LLC
P. O. Box 808055
Petaluma, CA 94975-8055

Dear Sir or Madam:

Exclude me from the "In re VeriSign, Inc. Securities Litigation, Master File No. C-02-2270-JW(PVT).

Name: William A. Dees, Jr.

Address: P.O. Box 201154, Austin, Texas 78720-1154

Phone: :

Shares acquired between January 25, 2001 and April 22, 2002 =

100 Shares purchased on February 20, 2001

Shares sold = 0 shares

Sincerely,



William A. Dees, Jr.

DEBS

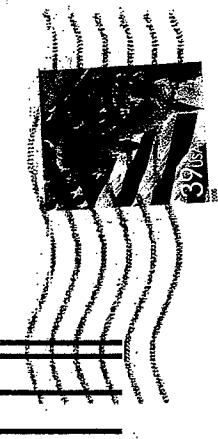
P.O. BOX 201154
AUSTIN, TX 78720-1154



AUSTIN TX 787

08 FEB 2007

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VeriSign Securities Litigation
Claims Administrator
c/o Gilardi & Co., LLC
P.O. Box 808055
Petaluma CA 94975-8055

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VenSign Securities Litigation
Claims Administrator
do. Orlando & Co., LLC
P.O. Box 808055
Pleasanton, CA 949758055

February 8, 2007

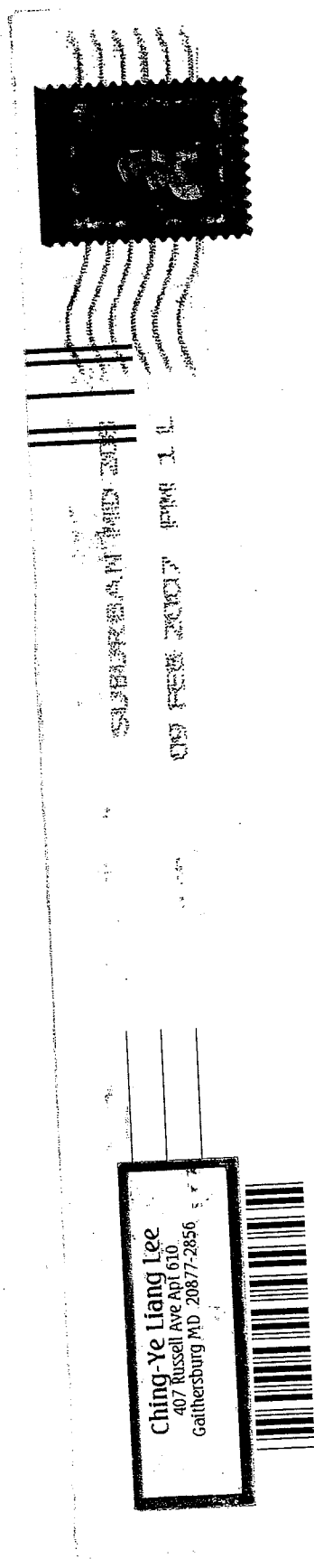
This serves to notify you that I want to be excluded from the VenSign, Inc. Securities Litigation, Master File No C-02-2270-JW(PVT).

Ching-Ye Liang Lee
407 Russell Ave. Apt 610
Gaithersburg, MD 20897

Tel:

NO record of number of shares bought or sold
between Jan 25, 2001 and April 25, 2002

Ching-Ye Liang Lee



VeriSign Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box 808055
Petaluma CA 94975-8055

VRSN1

FEB 14 2007

CLAIMS CENTER

February/8/2007

I want to be exclude from In reVerySign,Inc,Securities Litigation,Master File
No.C-02-2270-JW(PVT).

Name:Hiroyuki Miyazaki

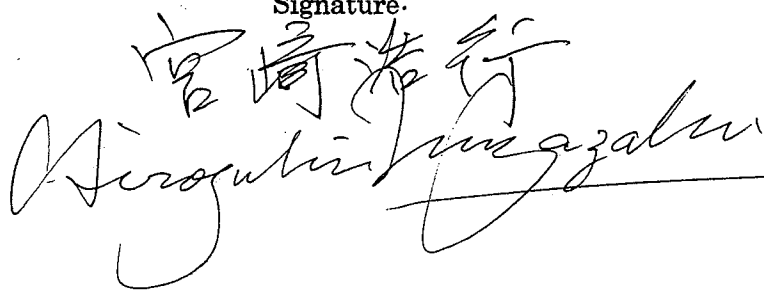
Address:255 Matsuzaki Inzai-city,Chiba-pref,JAPAN

Zip-code:270-1344

Tel:

I purchased VerySign common stock as following.

Signature:



宮崎 浩行
Hiroyuki Miyazaki

THANK YOU... for letting us serve you. As your canceled check is your receipt no receipt will be forwarded unless requested. Amount due or securities due must be received in our office on or before settlement date shown below.

Retain this original for your records and tax purposes.

Account cleared by
PENSON FINANCIAL SERVICES, INC.
1700 Pacific Avenue, Suite 1400
Dallas, Texas 75201

CYBERTRADER, INC. HOUSE REP
CYBERTRADER, INC.
115 WILD BASIN
SUITE 100
AUSTIN
TX 78746

PAGE 1 OF 1 ACCOUNT NUMBER:

ACCOUNT NAME: HIROYUKI MIYAZAKI

CyberTrader, Inc. is a subsidiary of the Charles Schwab Corporation. CyberTrader is also affiliated with Schwab Capital Markets, LP which may participate as a market maker for securities purchased or sold by you.

BIS TRADE DATE	SETTLE DATE	TRADE NO.	CAT	CCY	INV	SYMBOL	PRICE	QUANTITY	CUSIP	SECURITY DESCRIPTION	COMM	PRINCIPAL	SEC FEES	TAX / INTEREST	OTHER	LC	GR	NET AMOUNT
B 09/07/01	09/12/01	NC6QTN12	N	1	2	VRSN	500.000	92243E102	VERISIGN INC	37.020000	14.95	-18510.00	0.00	0.00	0.00	USD	-18524.95	
EXECUTION TIME: 10:08:00																		
S 09/07/01	09/12/01	NCGBNN12	N	1	2	VRSN	-500.000	92243E102	VERISIGN INC	36.700000	14.95	18350.00	0.62	0.00	0.00	USD	-18334.45	
EXECUTION TIME: 10:12:00																		
SUMMARY FOR CURRENT TRADE DATE: 09/07/01																		
TOTAL SHARES BOUGHT: 500.000000																		
TOTAL DOLLARS BOUGHT: -500.000000																		
TOTAL SHARES SOLD: -500.000000																		
TOTAL DOLLARS SOLD: -18334.4500																		

00007

2/2

HIROYUKI MIYAZAKI
255 MATSUZAKI INZAI-CITY
CHIBA-PREF, JAPAN



Place
Stamp
Here



VeriSign Securities Litigation
Claims Administrator
c/o Gilardi & Co., LLC
P.O. Box 808055
Petaluma CA 94975-8055

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HISTORICAL SKETCHES OF THE CHURCH IN THE STATE OF NEW YORK.

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FEB 13 2007

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From: Yonique Portsmouth.

Tel.

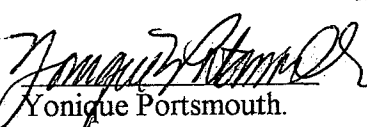
4438 Via de Los Cepillos
Bonsall, Ca. 92003

Re: Verisign, Inc. Securities Litigation, Master File No. C-02-2270-JW (PVT).

In re Verisign, Inc. Securities Litigation, Master File No. C-02-2270-JW (PVT). I hereby request to be excluded from the settlement class.

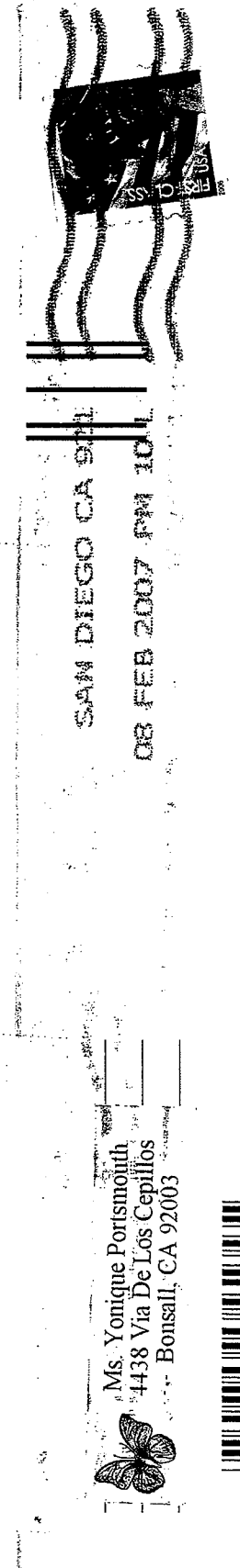
2/2/2007

Investment transactions
Multiple Investment Accounts



Yonique Portsmouth.

Date	Investment	Activity	Quantity
Year Ending 12/31/2001			
10/26/2001	Verisign	Buy	500
10/26/2001	Verisign	Buy	500
Year Ending 12/31/2002			
1/3/2002	Verisign	Sell	1,000
3/12/2002	Verisign	Buy	1,200
3/19/2002	Verisign	Sell	1,200
3/26/2002	Verisign	Buy	1,000
4/15/2002	Verisign	Sell	1,000



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VeriSign Securities Litigation

Claims Administrator
c/o Giardi & Co. LLC
P.O. Box 808055
Petaluma CA 94975-8055

FEB 13 2007
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VRSN1

FEB 15 2007

CLAIMS CENTER

2280 West 10th Street
Cleveland, OH 44113
February 8, 2007

VeriSign Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
PO Box 808055
Petaluma, CA 94975 - 8055

RE: VeriSign Litigation – Removal from the class

Dear Claims Administrator:

I want to be excluded from IN re VeriSign Inc. Securities Litigation, Master File No. C-02-2270-JW(PVT) – I bought 500 shares of VeriSign on 2/5/01 and sold them on 10/25/01.

My name is Robert S. Bruch, and I reside at 2280 West 10th Street, Cleveland, OH 44113, telephone number is

I am requesting this because I would not receive any money under the settlement because I sold one day too earlier to benefit from this settlement. If the Court changes those dates, I would be interested in participating in the settlement.

Thank you for your assistance.

Sincerely,

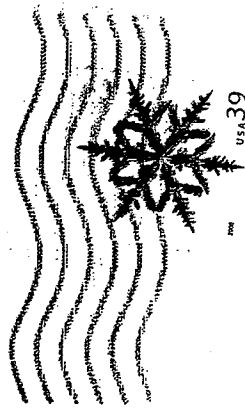


Robert S. Bruch

Brecht
2280 WEST 10th Street
Cleveland, OH 44113

CLEVE OH 441
12 FEB 2007 PM ST

Design Securifier Lifting action
Claims Administ Factor
c/o Goldmark & Co., LLC
PO Box 808055
Petaluma, CA 94973-0855



USA 39

RECEIVED DDS

FEB 15 2007

CLAIMS CENTER

ANY OF THE WEST

FIGUEROA STREET
5, CALIFORNIA 90017

FEB 08 2007

CLAIMS CENTER

February 8, 2007

MARGARET A. JONES
ASSISTANT VICE PRESIDENT

VeriSign Securities Litigation
 Claims Administrator
 c/o Gilardi & Co. LLC
 P.O. Box 808055
 Petaluma, CA 94975-8055

Re: Hi Charitable Rem-MC
 Mr. & Mrs. Jon Kayyem
 1137 Parkview Avenue
 Pasadena, CA 91103

Jon Kayyem (Hi Charitable Rem-MC) request exclusion from the *In re VeriSign, Inc. Securities Litigation, Master File No. C-02-2270-JW(PVT)* class action.

Signed by: Margaret Jones
 Margaret Jones
Trust Company of the West as Custodian for Hi Charitable Rem-MC A/C TCNF0033692 (PF#3369)

List of Transactions:

TCW Account Number	TCW Account Name	CUSIP	Issuer Description	Trans	Trade Date	Base Unit Price	Shs	Total Dollar Amount	Cust Bank	Custodian Account Number
HI CHARITABLE REM-MC	92343E102	Verisign, Inc.	Buy	06/13/01	56.43	900	-50787.99	IBT		
HI CHARITABLE REM-MC	92343E102	Verisign, Inc.	Buy	09/10/01	39.39	300	-11816.13	IBT		
HI CHARITABLE REM-MC	92343E102	Verisign, Inc.	Sell	12/13/01	42.57	-100	4257.00	IBT		
HI CHARITABLE REM-MC	92343E102	Verisign, Inc.	Sell	02/13/02	25.66	-100	2566.34	IBT		
HI CHARITABLE REM-MC	92343E102	Verisign, Inc.	Sell	02/14/02	26.33	-150	3949.80	IBT		
HI CHARITABLE REM-MC	92343E102	Verisign, Inc.	Sell	04/24/02	18.78	-500	9388.60	IBT		

TRUST COMPANY OF THE WEST
865 SOUTH FIGUEROA STREET, LOS ANGELES, CALIFORNIA 90017

Jon Kayyem
1137 Parkview Avenue
Pasadena, CA 91103

From : Trust Company of the West
865 S. Figueroa St.
Los Angeles, CA 90017

Decision required on your part by 2/8/2007 (the "Opt Out Deadline"). You will be part of a class unless you instruct us in writing by the Opt Out Deadline to opt out on your behalf. Failure to instruct us will result in your being bound by a Class Action Settlement and preclude your right to bring any direct legal actions.

Re: Class Action Notification for Verisign, Inc. (#C-02-2270-JW(PVT))
Security(s): Verisign, Inc.

TCW recently received notice of the above-referenced class-action lawsuit (the "Class Action"). Our records show that HI CHARITABLE REM-MC - Account Number: (the "Account") owned a security involved in this Class Action during the class period. You will automatically be a part of the Class Action unless you instruct us in writing by the Opt Out Deadline to opt out on your behalf. If you desire to opt out, please put a check in the space marked below and return a signed and dated copy of this page by registered mail, fax, or nationally recognized delivery service with tracking capability. If we do not receive a copy of this page by the Opt Out Deadline, then we will assume you wish to remain in the Class Action, and we will act accordingly with respect to any further notices in connection with the Class Action (including proofs of claim). Copies of the Class Action Notice and applicable forms can be found at <http://www.tcw.com/TCW/ClassAction.jsp>. If you have any questions, please contact ClassActions@tcw.com.

Yes, I hereby elect to opt out of the above-referenced Class Action.

Signature:

Date: 2/8/07

Return a copy of this page to: TCW Class Actions Administrator (ATTN: Margaret Jones), 865 S. Figueroa Street, Los Angeles, California 90017.

Fax:

Client Contact Copies Sent To:

Jon Kayyem

00010

2/3

Jones, Margaret

From: McCarthy, Michael P.
Sent: Thursday, February 08, 2007 12:52 PM
To: Jones, Margaret; Class Action Desk; Stokes, Karen
Subject: RE: VeriSign, Inc. #C-02-2270-JW(PVT) - Opt Out Request for

Hi Margaret,

We will take no action with the accounts below.

Thanks,

Mike McCarthy
Class Actions

From: Jones, Margaret
Sent: Thursday, February 08, 2007 3:52 PM
To: Class Action Desk; Stokes, Karen
Cc: Jones, Margaret
Subject: VeriSign, Inc. #C-02-2270-JW(PVT) - Opt Out Request for
Importance: High

Per the attached requests, please do not file a class action claim on behalf of the following accounts. Please confirm that the following accounts have been excluded from the VeriSign, Inc. #C-02-2270-JW(PVT) class action. The Opt Out Deadline is Monday, February 12, 2007.

PF #:

A/C No:

Portfolio Name:	IFIN, LP-MC	HI CHARITABLE REM-MC
Contact Name:	Jon Kayyem 1137 Parkview	Jon Kayyem
Address	Avenue Pasadena, CA 91103	1137 Parkview Avenue Pasadena, CA 91103

Telephone No.

I sent VeriSign Securities Litigation a letter requesting that the above accounts be excluded from the Verisign, Inc. (#C-02-2270-JW(PVT)) class action.

Thank you very much for your assistance in this matter.

Sincerely,
-Margaret Jones

Margaret Jones | AVP | Trust Company of the West | 865 S. Figueroa St. | Los Angeles, CA 90017

phone: | fax: | email:

00010 3/3

Attention: This email is intended for the sole use of the intended recipient(s) and may contain confidential or privileged information. No one is authorized to copy or re-use this email or any information contained in it. If you are not the

2/8/2007

FEB 8 2007

ANY OF THE WEST

1 FIGUEROA STREET
S, CALIFORNIA 90017

CLAIMS CENTER

MARGARET A. JONES
ASSISTANT VICE PRESIDENT

VeriSign Securities Litigation
 Claims Administrator
 c/o Gilardi & Co. LLC
 P.O. Box 808055
 Petaluma, CA 94975-8055

Re: IFIN, LP-MC
 Mr. & Mrs. Jon Kayyem
 1137 Parkview Avenue
 Pasadena, CA 91103

Jon Kayyem (IFIN, LP) request exclusion from the *In re VeriSign, Inc. Securities Litigation, Master File No. C-02-2270-JW(PVT)* class action.

Signed by: Margaret Jones
 Margaret Jones
Trust Company of the West as Custodian for IFIN, LP-MC - A/C TCNF0033672 (PF#3367)

List of Transactions:

TCW Account Number	TCW Account Name	CUSIP	Issuer Description	Trans.	Trade Date	Base Unit Price	Shs.	Total Dollar Amount	Cust. Bank	Custodian Account Number
IFIN, LP-MC	92343E102	Verisign, Inc.		Buy	08/15/01	46.47	145	-6738.15	IBT	
IFIN, LP-MC	92343E102	Verisign, Inc.		Buy	09/10/01	39.39	290	-11422.26	IBT	
IFIN, LP-MC	92343E102	Verisign, Inc.		Buy	11/30/01	37.39	745	-27857.11	IBT	
IFIN, LP-MC	92343E102	Verisign, Inc.		Sell	12/13/01	42.57	-100	4257.00	IBT	
IFIN, LP-MC	92343E102	Verisign, Inc.		Sell	12/14/01	42.05	-55	2312.75	IBT	
IFIN, LP-MC	92343E102	Verisign, Inc.		Sell	01/18/02	34.20	-75	2565.00	IBT	
IFIN, LP-MC	92343E102	Verisign, Inc.		Sell	02/13/02	25.66	-100	2566.34	IBT	
IFIN, LP-MC	92343E102	Verisign, Inc.		Sell	02/14/02	26.33	-100	2633.20	IBT	
IFIN, LP-MC	92343E102	Verisign, Inc.		Sell	02/14/02	26.46	-100	2646.00	IBT	
IFIN, LP-MC	92343E102	Verisign, Inc.		Buy	03/18/02	30.69	190	-5831.10	IBT	
IFIN, LP-MC	92343E102	Verisign, Inc.		Sell	04/24/02	18.78	-750	14082.90	IBT	

TRUST COMPANY OF THE WEST
865 SOUTH FIGUEROA STREET, LOS ANGELES, CALIFORNIA 90017

TCW

Jon Kayyem
1137 Parkview Avenue
Pasadena, CA 91103

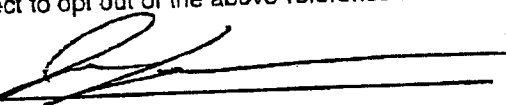
From : Trust Company of the West
865 S. Figueroa St.
Los Angeles, CA 90017

Decision required on your part by 2/8/2007 (the "Opt Out Deadline"). You will be part of a class unless you instruct us in writing by the Opt Out Deadline to opt out on your behalf. Failure to instruct us will result in your being bound by a Class Action Settlement and preclude your right to bring any direct legal actions.

Re: Class Action Notification for Verisign, Inc. (#C-02-2270-JW(PVT))
Security(s): Verisign, Inc.

TCW recently received notice of the above-referenced class-action lawsuit (the "Class Action"). Our records show that IFIN, LP-MC - Account Number: [REDACTED] (the "Account") owned a security involved in this Class Action during the class period. You will automatically be a part of the Class Action unless you instruct us in writing by the Opt Out Deadline to opt out on your behalf. If you desire to opt out, please put a check in the space marked below and return a signed and dated copy of this page by registered mail, fax, or nationally recognized delivery service with tracking capability. If we do not receive a copy of this page by the Opt Out Deadline, then we will assume you wish to remain in the Class Action, and we will act accordingly with respect to any further notices in connection with the Class Action (including proofs of claim). Copies of the Class Action Notice and applicable forms can be found at <http://www.tcw.com/TCW/ClassAction.jsp>. If you have any questions, please contact ClassActions@tcw.com.

X Yes, I hereby elect to opt out of the above-referenced Class Action.

Signature: 

Date: 2/8/07

Return a copy of this page to: TCW Class Actions Administrator (ATTN: Margaret Jones), 865 S. Figueroa Street, Los Angeles, California 90017.

Fax: [REDACTED]

Client Contact Copies Sent To:

Jon Kayyem

00011

2/3

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Class Actions

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Sincerely,
-Margaret Jones

Margaret Jones | AVP | Trust Company of the West | 865 S. Figueroa St. | Los Angeles, CA 90017

phone: | fax: | email:

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3/3

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FEB 11 - 2007
RECEIVED DDS

FEB 16 2007

CLAIMS CENTER

I WISH TO BE EXCLUDED FROM IN RE VERISIGN, INC.
SECURITIES LITIGATION, MASTER FILE NO. C-02-2270-JW(PVT).

I PURCHASED 100 SHARES OF VERISIGN STOCK ON 2-04-2002.

RAYMOND TATE
1808 HAMPTON DR
HARVEY, LA 70058

Raymond Tate

Raymond T. T. C.
1888 HAMPTON VA.
MURRAY LG. 20058



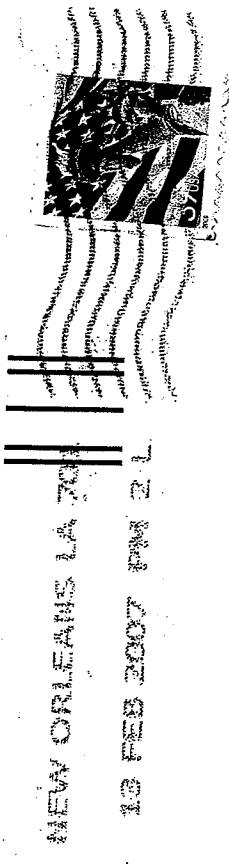
RECEIVED MRM

FEB 16 2007

CLAIMS CENTER

VeriSign Securities Litigation
Claims Administrator
c/o Gilardi & Co., LLC
P.O. Box 808055
Petaluma CA 94975-8055

The book does not contain



VRSN1

RECD FEB 26 2007

Joseph M. Cafiero and
Veronica W. Cafiero
10 Packsaddle Road West
Rolling Hills, CA 90274

Dear Honorable Judge Ware:

Please be advised that we object to and are choosing to be excluded from the Verisign Inc., securities litigation for the reasons that follow in this letter.

We are members of the class action because we purchased the stock after January 25th, 2001 and had sold all of the stock by February 28th, 2001. According to the current settlement terms our claim per share is \$0. When we called the attorneys handling this litigation their representative claimed ‘...though the price of the stock was illegally “inflated” when we purchased it, we sold it too soon to be compensated for our loss...’ . Between the end of January 2001 and the end of February 2001 the stock dropped from approximately \$80/per share to \$49/per share. Certainly some of the “inflation” had come out of the price of the stock. Apparently this did not fit into the agenda of the law firm proposing this settlement.

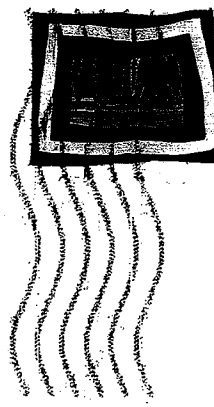
We were damaged by the ‘illegal inflation’ of the price of Verisign’s stock in late January 2001 and should be compensated for our loss. Counsel for the lead plaintiff’s have obviously set up this claim schedule for their benefit.

Sincerely,

Joseph M. Cafiero

Veronica W. Cafiero

Shares Purchased	Shares sold
2000 shares 1/30/01	1000 shares 1/30/01
1000 shares 2/2/01	1000 shares 2/01/01
1000 shares 2/7/01	1000 shares 2/08/01
	1000 shares 2/28/01



LOS ANGELES, CA 900

23 FEB 2003 PM 6A

GR 1600
39 SSA

Ms. Joy Ann Bull
~~Lerach Coughlin Stoia Geller~~
Rudman & Robbins LLP
655 West Broadway Ste. 1900
San Diego, CA 92101

321014455 USAI



CERTIFICATE OF SERVICE

I hereby certify that on March 5, 2007, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the attached Electronic Mail Notice List, and I hereby certify that I have mailed the foregoing document or paper via the United States Postal Service to the non-CM/ECF participants indicated on the attached Manual Notice List.

I further certify that I caused this document to be forwarded to the following designated Internet site at: <http://securities.lerachlaw.com/>.

s/ Joy Ann Bull
JOY ANN BULL

LERACH COUGHLIN STOIA GELLER
RUDMAN & ROBBINS LLP
655 West Broadway, Suite 1900
San Diego, CA 92101-3301
Telephone: 619/231-1058
619/231-7423 (fax)

E-mail:JoyB@lerachlaw.com

Mailing Information for a Case 5:02-cv-02270-JW

Electronic Mail Notice List

The following are those who are currently on the list to receive e-mail notices for this case.

- **Jennie Lee Anderson**
jenniea@lerachlaw.com
- **Randi D. Bandman**
randib@lerachlaw.com e_file_sd@lerachlaw.com;e_file_sf@lerachlaw.com
- **Noah Daniel Boyens**
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- **Patrick J. Coughlin**
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- **Joshua Seth Devore**
jdevore@cmht.com
- **David Malcolm Furbush**
dfurbush@omm.com dbrown@omm.com;dshah@omm.com;lnewell@omm.com
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- **Deborah R. Gross**
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- **Christopher T. Heffelfinger**
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- **Adam T. Savett**
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- **Dhaivat H. Shah**
dshah@omm.com rbrown@omm.com
- **Alfred Glenn Yates, Jr**
yateslaw@aol.com

Manual Notice List

The following is the list of attorneys who are **not** on the list to receive e-mail notices for this case (who therefore require manual noticing). You may wish to use your mouse to select and copy this list into your word processing program in order to create notices or labels for these recipients.

Amy Freeman
O'Melveny & Myers
400 S. Hope Street
Los Angeles, CA 90071

Bernard M. Gross
Law Offices of Bernard M. Gross, P.C.
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Juniper & Market Streets
100 Penn Square East
Philadelphia, PA 19107

Nancy A. Kulesa

Schatz & Nobel, P.C.
One Corporate Center
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Hartford, CT 06103

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Cohen Milstein Hausfeld & Toll, P.L.L.C.
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West Tower
Washington, DC 20005

Simon Bahne Paris
Spector, Roseman & Kodroff, P.C.
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Philadelphia, PA 19103

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Cohen Milstein Hausfeld & Toll, P.L.L.C.
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West Tower, Suite 500
Washington, DC 20005-3964

Mark S. Willis
Cohen Milstein Hausfeld & Toll PLLC
1100 New York Ave., N.W.
West Tower, Suite 500
Washington, DC 20005

VeriSign Manual Service List

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Spector, Roseman & Kodroff, P.C.
1818 Market Street, Suite 2500
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215/496-0300
215/496-6611 (fax)

Arthur L. Shingler III
Scott + Scott LLP
600 B Street, Suite 1500
San Diego, CA 92101
619/233-4565
619/233-0508 (fax)

Objectors

Joseph M. Cafiero
Veronica W. Cafiero
10 Packsaddle Road West
Rolling Hills, CA 90274
310/544-4160

Lenann T. Engler
Commonwealth of Pennsylvania
Public School Employees' Retirement System
5 North Fifth Street, 5th Floor
Harrisburg, PA 17101
717/720-4687
717/783-8010 (fax)

Todd Turner
The Turner Firm
1200 Summit Avenue
Suite 800
Fort Worth, Texas 76102
817/878-2700
817/878-2705 (fax)

William L. Purdon
11475 Foxhaven Drive
Chesterland, OH 44026
440/729-7295

Joseph J. Indelicato, Jr.
New York State Teachers' Retirement System
10 Corporate Woods Drive
Albany, New York 12211-2395
800/356-3128
518/447-2679 (fax)